UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

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Chaim	_	SIIO W CIIO	will,

Plaintiff.

CIVIL NO.: 10-CV-02857-DWF-AJB

v.

Tom Kane, Jr. and Dietz-Kane & Associates Insurance Agency, Inc.,

AFFIDAVIT OF TOM KANE, JR.

Defendants.

STATE OF MINNESOTA)
) ss.
COUNTY OF WASHINGTON).

Tom Kane, Jr. being first duly sworn, states as follows:

- 1. That in 2007 Chaim Lowenstein told me that his coffee business was not operating and was dormant because the partner that was operating these businesses had left. I have no reason to believe and have not seen any evidence to indicate that Lowenstein had any actual coffee business(es) since 2007. In fact, starting about the time Lowenstein and I started ArmorCore Technologies, LLC and through about the spring of 2008, I offered four or five different times to have Dietz-Kane buy coffee from Lowenstein, but each time Lowenstein told me he could not sell Dietz-Kane any coffee because his coffee business was not in operation.
- 2. I have learned from U.S. Districts Attorney and Maria Albright, an Investigator of the United States Postal Inspection Services, that the United States seized approximately \$575,000 of cash and assets from Chaim (Seth) Lowenstein within a month or two of his indictment for mail fraud.

FURTHER YOUR AFFIANT SAYETH NAUGHT.

Tom Kane, Jr.

Subscribed and sworn to before me this 17th day of October, 2011

Mausean J. Meizinger Notary Public

Stamp

